

United States District Court
District of Massachusetts

Michael Bush, pro se

Plaintiff

v.

Civil Action No.: 1:21-cv-12039

**Acton Boxborough Regional School
District,
Peter Light,
Erin O'Brien Bettez,
Dawn Griffin Bentley**

Defendants

**Plaintiff's motion to compel initial disclosures, Rule 26(f)
conference, & discovery**

Plaintiff hereby moves to compel the Defendant to provide initial disclosures, engage in the requisite Fed. R. Civ. P. 26(f) conference, and respond to discovery requests. In support of this motion the Plaintiff encloses a memorandum of reasons.

December 28, 2022

Respectfully submitted,

Michael Bush, Pro Se

Michael Bush
280 Lowell Street
Carlisle MA 01741
Bmoc54@verizon.net
Phone: (978) 734-3323

LOCAL RULE 7.1 CERTIFICATE

I hereby certify that pursuant to Local Rule 7.1(a)(2) on December 28, 2022 I conferred by phone with the Defendants' counsel to resolve or narrow issues before filing this motion.

Michael Bush, Pro Se
Michael Bush

CERTIFICATE OF SERVICE

I, Michael Bush, hereby certify that I have, on this 28th day of December, 2022, electronically served a copy of the foregoing and any accompanying document(s) pursuant to Fed. Rule Civ. Proc. 5(b)(2)(E) and Local Rule 5.2 upon the following:

John J. Davis, BBO #115890
10 Post Office Square, Suite 1100N
Boston, MA 02109
jdavis@piercedavis.com

Michael Bush, Pro Se
Michael Bush